

**DRAWWING AMENDMENT**

In compliance with 37 CFR 1.121(d), the objected drawings are corrected as follows:

Fig. 1 is amended the numeral references "25"~"29" to show the inventive items. A "Prior Art" of Fig. 17 is added to separately show the conventional grill. The amended drawings are attached on the separate sheets.

REMARKSDrawing Objection:

The objected drawing is corrected that Fig. 17 as a "Prior Art" is added to separately show the conventional items from the inventive items as shown in the revised Fig. 1.

Claim Rejection under 35 U.S.C. 112:

The claim rejection under 35 U.S.C. 112 is obviated by the above Specification and Claim Amendments.

The abstract is shortened within 150 words to meet the requirement of the USPTO.

Claim Rejection under 35 U.S.C. 103:

The ground rejection of claims 1 and 11 under 35 U.S.C. 103(a) as being unpatentable over Applicant's Admitted Prior Art (AAPA) in view of Korean Patent No 2003-018624 (March 6, 2003) is respectfully traversed.

With respect to the ground rejection of claims 1 and 11 under 35 U.S.C. 103(a), examiner indicated that: AAPA discloses the barbecue grill structure, including a cooking grid recited in the limitations of claim 1, excluding a grid set made with a plurality of natural bamboo strips. Korean Patent discloses a cooking grid having a plurality of natural bamboo strips (13). Therefore, the combination of AAPA and the cited Korean Patent is obvious to a person of ordinary skill in the art at the time of the invention was made to obtain the present invention.

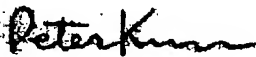
Applicant traverses the ground rejection of claims 1 and 11 under 35 U.S.C. 103(a), because both AAPA and the cited Korean Patent fails to teach the grid set forming an arch-shaped bamboo grid set (30), and a grid mounting set forming a metal frame and a pair of grid mounting plates to mount the grid set.

Examiner further indicated that claims 2~10 are allowable if rewritten to include the limitations of the allowable subject matters. Thanks for the allowable subject matters.

However, the rejected claim 1 is amended to include the allowable subject matters as amended and renumbered in claims 12-22 in the above claim amendment.

Therefore, the applicant believes the present application is now in allowance condition and the Notice of Allowance is respectively solicited.

Respectfully submitted



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